## UNITED STATES OF AMERICA

## BEFORE THE NATIONAL LABOR RELATIONS BOARD

GENERAL MOTORS, LLC

and

Case 07-CA-053570

MICHAEL ANTHONY HENSON

## ORDER REMANDING1

On November 7, 2018 the National Labor Relations Board issued a Notice to Show Cause why this case should not be remanded for further consideration under *The Boeing Co.*, 365 NLRB No. 154 (2017). The General Counsel filed a response supporting a partial remand.<sup>2</sup>

Having duly considered the matter,

IT IS ORDERED that this proceeding is remanded to Administrative Law Judge Ira Sandron for the purpose of reopening the record, if necessary, and the preparation of a supplemental decision addressing the complaint allegations affected by *Boeing* and setting forth credibility resolutions, findings of fact, conclusions of law, and a recommended Order. Copies of the supplemental decision shall be served on all parties, after which the provisions of Section 102.46 of the Board's Rules and Regulations shall be applicable.

Dated, Washington, D.C., February 21, 2019.

By direction of the Board:

/s/ Roxanne L. Rothschild

**Executive Secretary** 

The National Labor Relations Board has delegated its authority in this proceeding to a three-member panel.

The relevant complaint allegation in this case asserts that several rules in the Respondent's "Employee and Representative Social Media Policy" are unlawful. In response to the notice to show cause, the General Counsel asserts that certain of these rules are prima facie lawful under *Boeing* and requests that the Board dismiss, instead of remand, the related portions of the complaint allegation. The Board denies this request, remands all of the work rules alleged in the complaint to the judge, and leaves to the judge's consideration whether certain portions of the relevant complaint allegation should be dismissed.